NOT DESIGNATED FOR PUBLICATION

DIVISION IV

CACR05-1404

January 17, 2007

JOHN MICHAEL REED APPEAL FROM THE JACKSON

APPELLANT COUNTY CIRCUIT COURT

[NO. CR-2000-85]

V. HONORABLE HAROLD S. ERWIN,

CIRCUIT JUDGE

STATE OF ARKANSAS

APPELLEE AFFIRMED; MOTION GRANTED

JOSEPHINE LINKER HART, Judge

According to a judgment and disposition order filed September 10, 2002, appellant, John Michael Reed, pleaded guilty to the crime of possession of a controlled substance, methamphetamine, and was placed on probation for three years. On September 2, 2005, the State filed a petition to revoke appellant's probation, alleging that appellant had violated the conditions of his probation. After a hearing held on November 2, 2005, the circuit court found that appellant violated the conditions of his probation and imposed a two-year sentence with the time to be served at a regional punishment facility.

Pursuant to *Anders v. California*, 386 U.S. 738 (1967), and Rule 4-3(j) of the Rules of the Arkansas Supreme Court and Court of Appeals, appellant's attorney filed a motion to withdraw as counsel on the ground that the appeal is wholly without merit. The motion was accompanied by an abstract, brief, and addendum referring to everything in the record that

might arguably support the appeal, including all motions, objections, and requests decided adversely to appellant and a statement of reasons why none of those rulings would be a meritorious ground for appeal. The clerk of this court attempted to deliver to appellant a copy of his attorney's brief and notify him of his right to file a pro se statement of points for reversal. The package was mailed to appellant's only known address, but the package was returned as undeliverable.

From our review of the record and the brief presented to us, we find that appellant's attorney has complied with Rule 4-3(j) and that the appeal is without merit. Accordingly, the motion to withdraw is granted, and the order of revocation is affirmed.

Affirmed.

BIRD and GRIFFEN, JJ., agree.